



UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

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ABRAHAM CAMPOS, et al.,

Plaintiffs,

-against-

BKUK 3 CORP. D/B/A LA CARBONARA, et al.,

Defendants.

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BRYAN MACANCELA et al.,

Plaintiffs,

-against-

BESIM KUKAJ D/B/A BKUK GROUP and BKUK
NYC RESTAURANT GROUP, et al.,

Defendants.

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ORDER

18-CV-4036 (JGK) (KHP)

ORDER

18-CV-7507 (JGK) (KHP)

KATHARINE H. PARKER, United States Magistrate Judge.

The Court has reviewed Plaintiffs' Motion for Default Judgment and Damages (ECF No. 201) and is unable to properly evaluate their damages request due to missing information and/or lack of clarity with regard to Plaintiffs' method of computing damages. The following deficiencies in the papers require follow-up evidentiary support and/or clarification by citation to the evidentiary record:

- Specific start and/or end dates, as well as any interim dates of unemployment with the Defendant (with supporting evidence), are required for the following plaintiffs: C. Asitimbay, M. Asitimbay, Calle, Campos, Campoverde, Carpintero, Y. De Los Santos, D.

Estrada Cortez, V. Gonzalez, E. Gordillo, G. Hasangjekaj, S. Herrera, P. Katanolli, B.

Macancela, M. Quizhpilema, C. Supacela, F. Vega-Loyola, J.E. Yunga, and V. Yunga.

- For those Plaintiffs who are requesting spread of hours pay, provide the exact days of the week when the plaintiff worked ten or more hours with the start and end times on such days and the exact date range(s) and number of days in such range(s) when such days were worked, with supporting evidence.
- For some Plaintiffs, it is unclear whether the rates of pay provided applied to all periods of employment and/or at all work locations. For the following Plaintiffs, provide the rates of pay (either hourly or weekly as applicable) and the date ranges applicable for such rates of pay (with supporting evidence): C. Asitimbay, M. Asitimbay, Calle, Campos, Campoverde, Carpintero, Y. De Los Santos, D. Estrada Cortez, V. Gonzalez, E. Gordillo, G. Hasangjekaj, S. Herrera, P. Katanolli, B. Macancela, M. Quizhpilema, C. Supacela, F. Vega-Loyola, J.E. Yunga, and V. Yunga.
- For some Plaintiffs, the total hours worked each week during the course of their employment is unclear. For the following Plaintiffs, provide the total hours worked per week for the duration of the employment and, if the hours changed during certain periods of employment, provide the total weekly hours worked for each period of employment (with supporting evidence): C. Asitimbay, M. Asitimbay, Calle, Campos, Campoverde, Carpintero, Y. De Los Santos, D. Estrada Cortez, V. Gonzalez, E. Gordillo, G. Hasangjekaj, S. Herrera, P. Katanolli, B. Macancela, M. Quizhpilema, C. Supacela, F. Vega-Loyola, J.E. Yunga, and V. Yunga.
- To the extent a Plaintiff is seeking a separate amount that equates to bank fees incurred due to a bounced paycheck or an improper deduction from a paycheck, provide the

specific amounts charged/deducted and dates of same and reason for the improper charge and/or deduction with supporting evidence.

Plaintiffs shall provide this information by no later than July 30, 2021.

SO ORDERED.

Dated: July 23, 2021
New York, New York

A handwritten signature in blue ink that reads "Katharine H. Parker". The signature is written in a cursive, flowing style.

KATHARINE H. PARKER
United States Magistrate Judge